



the specification of which:

DECLARATION AND POWER OF ATTORNEY

below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name;

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

Sealing System for the Interspace in the Transition Region Between Two Well Pipes of Different Diameters, and Mounting Tool For This

(check one)							
I hereby claims, as amend	state that I have re ed by any amendm	eviewed and under ent referred to abo	stand the conve.	tents of the above identi	fied specific	ation, inc	luding the
I acknowith Title 37, Co	wledge the duty to de of Federal Regu	disclose informatio	on which is n	naterial to the examinatio	n of this ap	plication i	n accordance
patent or invento	r's certificate listed	below and have al	lso identified	ited States Code, § 119 of below any foreign applic ch priority is claimed:	of any foreig cation for pa	gn applica atent or in	tion(s) for eventor's
Prior Foreign Application(s)					prio		
102 51 078.4		Germany		/November/2002	claiı X	ned	
(Number)		(Country)		(Day/Month/Year Filed)		no	
(Number)		(Country)	(Day/Month/Year Filed)		yes	no	
and, insofar as the application in the disclose material	e subject matter of manner provided t information as defi	each of the claims by the first paragra- ned in Title 37, Co	of this applic ph of Title 3. ode of Federa	de, § 120 of any United cation is not disclosed in 5, United States Code, § al Regulations, § 1.56 whiling date of this applicat	the prior Un 112, I acknowich occurre	nited State	es he duty to
(Application Serial No.)		(Filing Da	ite)	(Status: patented, pending, abandoned)			
(Application Serial No.)		(Filing Da	ite)	(Status: patented, pending, abandoned)			

Power of Attorney: As a named inventor, I hereby appoint Michael E. Whitham, Reg. No. 32,635, Marshall M. Curtis, Reg. No. 33,138, Clyde R Christofferson, Reg. No. 34,138, and C. Lamont Whitham, Reg. No. 22,424, as attorneys and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. All correspondence should be directed to Whitham, Curtis & Christofferson, PC, 11491 Sunset Hills Road, Suite 340, Reston, Virginia 20190. Telephone calls should be directed to Whitham, Curtis & Christofferson, PC at (703) 787-9400.

Please associate this application with CUSTOMER NUMBER 30743.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full Name of Sole
or First Inventor: Friedrich Henneicke
Inventor's Signature Friedwich Hum Date: May 18,2004
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Post Office Address: Same As Above

*Title 37, Code of Federal Regulations, § 1.56:

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith toward the Patent and Trademark Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) it establishes, by itself or in combination with other information, a prima facie case of unpatentability; or (2) it refutes, or is inconsistent with, a position the applicant takes in: (i) opposing an argument of unpatentability relied on by the Office, or (ii) asserting an argument of patentability.